PATENT COOPERATION TREATY

PCT

(PCT Article 36 and Rule 79)

			RE	C'D 23 JU	L 2004	
A = - 11	21		w	IPO	PCT	
Applicant's or agent's file reference RLL-450WO FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416						
		International filing date (day/mo	g date (day/month/year) Priority date (day/month/year) 21.11.2002			
C07D4	63/00	both national classification and IPC	;			
RANBA	XY LABORATORIES LIMI	TED et al.				
1. Th Au	is international preliminary ext thority and is transmitted to th	amination report has been prep ne applicant according to Article	ared by this Intern 36.	national Prelim	ninary Examining	
2. Thi	is REPORT consists of a total	of 5 sheets, including this cover	er sheet.			
		anied by ANNEXES, i.e. sheets basis for this report and/or she on 607 of the Administrative Insi			or drawings which have de before this Authority	
The	ese annexes consist of a total			·		
3. Thi:						
	his report contains indications relating to the following items:					
1		Basis of the opinion				
11	☐ Priority					
111	Non-establishment of	opinion with regard to novelty,	inventive step and	d industrial app	plicability	
V	IV Lack of unity of invention					
VI	☐ Certain documents cit					
VII	_					
VIII	VII □ Certain defects in the international application VIII □ Certain observations on the international application					
Date of sub	omission of the demand	I pake		·		
		Date of	f completion of this re	eport		
21.06.2004			22.07.2004			
Name and preliminary	malling address of the internation examining authority:	al Authori	Authorized Officer			
European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465			oord, J			
			one No. +49 89 2399	9-2168	The same of the sa	

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/IB 03/05331

l.	Basis	of th	ne rep	ort
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Description, Pages						
		-13	as originally filed				
	c	laims, Numbers					
	1	-20	as originally filed				
2	2. V la	Ith regard to the language , all the elements marked above were available or furnished to this Authority in the inguage in which the international application was filed, unless otherwise indicated under this item.					
These elements were available or furnished to this Authority in the following language: , which is							
	. 🗆	the language of a t	ranslation furnished for the purposes of the international search (under Rule 23.1(b)).				
		the language of pul	plication of the international application (under Rule 48.3(b)).				
		the language of a to Rule 55.2 and/or 55	anslation furnished for the annual and the same and the s				
3	. W	ith regard to any nucleotide and/or amino acid sequence disclosed in the international application, the ternational preliminary examination was carried out on the basis of the sequence listing:					
		contained in the inte	ernational application in written form.				
		filed together with the	ne international application in computer readable form.				
		turnished subseque	ntly to this Authority in written form.				
		furnished subseque	ntly to this Authority in computer readable form.				
		The statement that the international a	he subsequently furnished written sequence listing does not go beyond the disclosure pplication as filed has been furnished.				
		The statement that the listing has been furn	he information recorded in computer readable form is identical to the written sequence ished.				
4.	The	The amendments have resulted in the cancellation of:					
		the description,	pages:				
		the claims,	Nos.:				
		the drawings,	sheets:				
5.		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).					
			eet containing such amendments must be referred to under item 1 and annexed to this				
6.	Add	itional observations, if	necessary:				

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/IB 03/05331

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-20

No: Claims

Inventive step (IS)

Yes: Claims

1-20

No: Claims

Industrial applicability (IA)

Yes: Claims

1-20

No: Claims

2. Citations and explanations

see separate sheet

- V Reasoned statement under Art 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- V.1 The field of the invention relates to monohydrate solvates of loracarbef.
- V.2 Reference is made to the following documents:

D1: EP-A-0369686, cited in the application

D2: US-A-4977257, cited in the application

D3: EP-A-0627431

D4: US-A-6001996

D5: EP-A-0439353

D6: US-A-5672700

D7: US-A-5578720

V.3 Novelty

Document D1 discloses a crystalline dihydrate form of loracarbef (claim 1) and a crystalline trihydrate form of loracarbef (claim 5).

Document D2 discloses a crystalline bis N, N'-dimethylformamide solvate of loracarbef (claim 1), a dihydrate mono N,N'-dimethylformamide solvate of loracarbef (claim 3) and a mono N,N'-dimethylformamide solvate of loracarbef (claim 5).

Document D3 discloses a crystalline monohydrate form of loracarbef (claim 1). Document D4 discloses complexes of loracarbef with parabens (claim 2).

Document D5 discloses a crystalline hydrochloride solvate of loracarbef (claim 1). Document D6 discloses a crystalline isopropyl alcohol solvate of loracarbef (claim 1).

Document D7 discloses a crystalline hydrochloride ethanol solvate of loracarbef (claim 1), a crystalline hydrochloride methanol solvate of loracarbef (claim 3) and a crystalline hydrochloride propanol solvate of loracarbef (claim 5).

A mono N,N-dimethylacetamide monohydrate solvate of loracarbef is disclosed in none of the documents. Claims 1 and 2 therefore fulfill the requirements of Art 33(2) PCT.

A mono N-methylpyrrolidone monohydrate solvate of loracarbef is disclosed in

none of the documents. Claims 3 and 4 therefore fulfill the requirements of Art 33(2) PCT.

Claims 5, 7-13 describe a process for the preparation of mono N,N-dimethylacetamide monohydrate solvate of loracarbef and are novel by consequence.

Claims 6-13 describe a process for the preparation of mono N-methylpyrrolidone monohydrate solvate of loracarbef and are novel by consequence.

Claims 14, 16-18 describe a process for the preparation of crystalline monohydrate of loracarbef which comprises treating mono N,N-dimethylacetamide monohydrate solvate of loracarbef with acid and are novel by consequence.

Claims 15-18 describe a process for the preparation of crystalline monohydrate of loracarbef which comprises treating mono N-methylpyrrolidone monohydrate solvate of loracarbef with acid and are novel by consequence.

Crystalline monohydrate of loracarbef having a bulk density greater than or equal to 0.6 g/ml is disclosed in none of the documents. Claim 19 therefore fulfills the requirements of Art 33(2) PCT.

Claim 20 describes a pharmaceutical composition comprising a crystalline monohydrate of loracarbef having a bulk density greater than or equal to 0.6 g/ml and is novel by consequence.

V.4 Inventive step

Starting from documents D1-D7 the problem to be solved by the present application may be regarded as how to provide a crystalline form of loracarbef having sufficient density in order to facilitate the formulation of the compounds. The solution of the applicant resides in providing monohydrate solvates of loracarbef. The applicant shows in the examples that the monohydrate solvates of loracarbef of the present application have a bulk density of 0.6 g/ml. As the monohydrate solvates of loracarbef have not been made obvious by the prior art the solution of the applicant may be regarded as involving an inventive step (Art 33(3) PCT.